

# The Gozette of India

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भाग <sup>II</sup>—खण्ड 3—उप-खण्ड (i) PART II—Section 3—Sub-section (f)

प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

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नई दिल्लो, बृहस्पतिवार, मार्च 20, 1986/फाल्गुन 29, 1907

No. 138]

NEW DELHI, THURSDAY, MARCH 20, 1986/PHALGUNA 29, 1907

इस भाग में भिन्न पृष्ठ संस्था दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके ।

Separate Paging is given to this Part in order that it may be filed as a separate compilation

वित मंत्रालय

(राजस्व विश्वाग)

बई दिल्ली, 20 मार्च, 1986

**मधिसूचनाएं** 

सं. 213/86-सीमा-मूल्क

का. का. वि. 511(म) — केन्द्रीय सरकार, सीमा-सुक्क प्रधिनियम, 1862 (1962 का 52) का बारा 25 की उपधारा (1) द्वारा प्रदत्त खिल्सर्यों का प्रयोग करते हुए, प्रपता यह समाधान हो जाने वर कि नोक हित में ऐसा करना मानश्यक है, भारत सरकार के वित्त मंत्रासय (राजस्व विभाग) को ग्रधिसूचना सं. 61/86—सीमा-सुन्क, वारीख 17 फरवरी, 1986 में विम्नलिखित संस्रोधन करती है, प्रचित् :—

उक्त श्रधिसूचना से उपाबद सारणी में, कम सं. 6 के सामने स्तंभ (2) में, विद्यमान प्रविष्टियों के स्थान पर निम्निस्थित प्रविष्टियों रखी काएंगी, अर्थात् :—

"72.11

72.12"

(फा. सं. 528/27/86-सी. सु (टी यू)]

MINISTRY OF FINANCE

(Department of Revenue)

New Delhi, the 20th March, 1986

NOTIFICATIONS

No. 213/86-CUSTOMS

G.S.R. 511(E).—In exercise of the powers conferred by subsection (1) of section 25 of the Customs Act, 1962 (52 of 1962) the Central Government being satisfied that it is necessary in the public interest so to do, hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 61/86-Customs, datded the 17th February, 1986, namely:—

In the Table annexed to the said notification, against Serial No. 6 in column (2), for the existing entries, the following entries shall be substituted, namely :—

"72.11

72.12"

[F.No. 528/27/86-Cus (TU))

# सं. 214/86-सीमा-शुल्क

सा. का. नि. 512(म्र) — केन्द्रीय सरकार, सीमा-शुल्क म्रधिनियम, 1962 (1962 का 52) की बारा 25 की उपधारा (1) हारा प्रदत्त मिलतयों का प्रयोग करते हुए, अपना यह समाधान हो जने पर कि लोकि हित में ऐसा करना म्रावश्यक है, भारत सरक र के वित्त मंत्रालय के राजम्य विभाग की म्रधिसुचना सं. 134-सीमा-शुल्क, तारीख 17 फरवरी, 1986 में निम्नलिखित सक्षोधन करती है, मर्थात्:—

जनत अधिसूचना की सरणी में, त्रम सं. 2 और उससे संबंधित प्रविष्टियों के पश्च त् निम्नलिखित त्रम सं. और प्रविष्टिया अतःस्थापित की ज.एंगी, अर्थात:—

(1)	(2)	(3)
"3	उपशीर्षं सं. 8533.90, 8538.10,	मूल्य का 60 प्रतिशत''
	8538.90, 8539.90, 8540.91,	
	8540.99,8541.90 ग्रीर	
	8543.90 के अनर्गत अने व ले,	
	उपर्युक्त त्रम मं. 2 के ग्रंतर्गत	
	<b>ग्रा</b> ने वाले माल के पुर्जे	

[फा.सं. 528/27/86-सी०शु (टी यू)] एम० एन० विश्वास, प्रवर सचिव

### No. 214/86-CUSTOMS

G.S.R. 512(E).—In exercise of the powers conferred by subsection (1) of section 25 of the Constoms Act, 1962 (52 of 1962) the Contral Government, being satisfied that it is necessary in the public interest so to do, hereby makes the following amendment in the notification of the Government of India, Ministry of Finance, Department of Rev. nuc., No. 134—Customs, dated the 17th February, 1986, namely:

In the Tabl to the said notification, after Sl. No. 2 and the entries relating thereto, the following Sl. No. and entries shall be inserted, namely:—

(1)	(2)	(3)
"3. Par	ts of goods covied by Sl. No. 2 above,	60
fallin,	g under sub-headng Nos. 8533,90,	per cent
8538.	10, 8538.90, 8539.90, 8540.91, 8540.99,	ad valorem"

8541.90 and 8543.90.

P.No. 528/27/86-Qus(TU)

M.N. BISWAS, Under Seq.

परन्तु भ्रष्टयक्ष के संबंध में कोई श्रर्जी महासचिव को सम्बोधित की जाह्यूने:

## (3) महासचिव,---

- (क) उपितयम (2) के परन्तुक के ग्रधीन दी गई ग्रजीं की प्राप्ति के पश्चात् यथाशीझ, उसके बारे में सदन को एक रिपोर्ट देगा; ग्रीर
- (ख) दसवी अनुसूची के पैरा 6 के उप-पैरा (1) के परन्तुक के अनुसरण में मदन द्वारा किसी सदस्य के निर्वाचित किए जाने के पश्चात अर्जी को यथाशीझ उस सदस्य के समक्ष प्रस्तुत करेगा।
- (4) किसी सदस्य के संबंध में कोई अर्जी देने से पूर्व, अर्जीदार अपना यह समाधान करेगा कि यह विश्वास करने के युक्तियुक्त आधार हैं कि यह प्रश्न उठता है कि क्या वह सदस्य दसवीं अनुसूची के अधीन निरहंता से ग्रस्त हो गया है या नहीं।
  - (5) प्रत्येक ग्रर्जी :---
  - (क) ग्रर्जी में उन सात्विक तथ्यों का संक्षिप्त विवरण होगा, जिन पर ग्रर्जीदार निर्भर करता है; ग्रौर
  - (ख) श्रजीं के साथ ऐसे दस्तावेजी साक्ष्य की, यदि कोई हो, प्रतियां, संलग्न होंगी, जिस पर प्रजींदार निर्भर करता है, श्रीर जहां श्रजींदार किसी व्यक्ति द्वारा उसे दी गई किसी जानकारी पर निर्भर करता है, वहां उन व्यक्तियों के नाम श्रीर पते सहित विवरण श्रीर ऐसे प्रत्येक व्यक्ति द्वारा दी गई ऐसी जानकारी का सारांश संलग्न होगा।
- (6) प्रत्येक ग्रजीं पर ग्रजींदार के हस्ताक्षर होंगे ग्रौर उसे, ग्रभि-वचनों के सत्यापन के लिए सिविल प्रक्रिया संहिता, 1908 (1908 का 5) में ग्रधिकथित रीति से सत्यापित किया जाएगा।
- (7) श्रर्जी के प्रत्येक उपाबंघ पर भी श्रर्जीदार के हस्ताक्षर होंगे श्रीर उसे श्रर्जी के समान रीति से ही सत्यापित किया जाएगा।
- 7. प्रिक्या: (1) नियम 6 के अधीन अर्जी प्राप्त होने पर, अध्यक्ष इस बात पर विचार करेगा कि क्या अर्जी उक्त नियम की अपेक्षाओं का अनुपालन करती है।
- (2) यदि म्रर्जी नियम 6 की म्रपेक्षाम्रों का म्रनुपालन नहीं करती है तो म्रध्यक्ष म्रर्जी को रद्ध करेगा मौर म्रर्जीदार को तदनुसार संसूचित करेगा ।
- (3) यदि भर्जी नियम 6 की ग्रपेक्षाओं का अनुपालन करती है, तो भ्रष्टयक्ष प्रजी भीर उसके उपावंधों की प्रतियां —
  - (क) उस सदस्य को भिजवाएगा, जिसके संबंध में श्रर्जी दी गई है; ग्रीर
  - (ख) जहां ऐसा सदस्य किसी विधान-दल का है, स्रौर ऐसी स्रजीं उस दल के नेता ने नहीं दी है, वहां ऐसे नेता को भी भिजवाएगा,

श्रौर ऐसा सदस्य या नेता, ऐसी प्रतियों की प्राप्ति से सात दिन के भीतर, या ऐसी श्रतिरिक्त श्रवधि के भीतर, जिसकी श्रध्यक्ष पर्याप्त हेतुक के श्राधार पर श्रनुजा दे, उस पर श्रपनी लिखित टिप्पणियां श्रध्यक्ष को भेजेगा।

(4) अर्जी के संबंध में, अनुज्ञात श्रवधि (चाहे मूलतः या उक्त उप नियम के श्रधीन विस्तारित) के भीतर, उपनियम (3) के श्रधीन प्राप्त टिप्पणियों पर, यदि कोई हों, विचार करने के पश्चात् श्रव्यक्ष या तो प्रक्त का ग्रवधारण करने के लिए ग्रग्नसर होगा या, यदि उसका उस मामले की प्रकृति ग्रीर परिस्थितियों को ध्यान में रखते हुए यह समाधान हो जाता है कि ऐसा करना ग्रावश्यक या समीचीन है तो वह ग्रजीं की प्रारंभिक जांच रिपोर्ट प्रस्तुत करने के लिए उसे समिति को निर्दिष्ट करेगा।

- (5) श्रध्यक्ष, उपनियम (4) के श्रधीन समिति की श्रजी निर्दिष्ट करने के पश्चात्, यथाशीघ्र, अर्जीदार को तदनुसार संसूचित करेगा श्रौर ऐसे निर्देश के संबंध में सदन में घोषणा करेगा या, यदि सदन का सल्ल उस समय नहीं चल रहा है तो उस निर्देश की सूचना समाचार में प्रकािशत कराएगा।
- (6) जहां अध्यक्ष समिति को उप नियम (4) के अधीन निर्देश करता है, वहां यह समिति से रिपोर्ट प्राप्त होने के पश्चातृ, यथाशीघ्र, उस प्रश्न का अवधारण करेगा।
- (7) वह प्रक्रिया जिसका अनुसरण श्रध्यक्ष उप नियम (4) के श्रधीन किसी प्रश्न के अवधारण के लिए करेगा और यह प्रक्रिया जिसका अनुसरण समिति प्रारंभिक जांच के प्रयोजन के लिए करेगी, यथासंभव, बही प्रक्रिया होगी जिसका समिति किसी सदस्य द्वारा सदन के विशेषाधिकार का भंग किये जाने के किसी प्रश्न का अवधारण करने के लिए अनुसरण करती है और अध्यक्ष या समिति इस निष्कर्ष पर कि वह सदस्य दसवीं अनुसूची के अधीन निरहता से ग्रस्त हो गया है, तभा पहुंचेंगे जब कि उस सदस्य को अपना पक्ष प्रस्तुत करने का और व्यक्तिगत रूप से और यदि वह चाहता है तो, उसकी इच्छानुसार परामर्शी की सुनवाई का समुचित अवसर प्रदान किया गया है।
- (8) उपनियम (1) से (7) तक के उपबन्ध म्राध्यक्ष के संबंध में दी गई म्रजीं के बारे में उसी प्रकार लागू होंगे जैसे कि वे किसी भ्रन्य सदस्य के संबंध में दी गई म्रजीं के बारे में लागू होते हैं, तथा इस प्रयोजनार्थ, इन उप नियमों में म्राध्यक्ष के प्रति निर्देश का ग्रर्थ दसवीं म्रानुमूची के पैरा 6 के उप-पैरा (1) के परन्तुक के म्रंतर्गत सदन द्वारा निर्वाचित सदस्य के प्रति निर्देश सहित लगाया जाएगा।
- 8. ग्रजीं पर विनिम्चय: (1) ग्रजीं पर विचार पूरा होने के पम्चात यथास्थिति, ग्रध्यक्ष या दसवीं ग्रनुसूची के पैरा 6 के उप-पैरा (1) के परन्तुक के ग्रधीन निर्वाचित सदस्य, लिखित ग्रादेश द्वारा:—
  - (क) अर्जी को खारिज करेगा; या
  - (ख) यह घोषणा करेगा िक वह सदस्य जिस के संबंध में म्राजी दी गई है, दसवीं म्रनुसूची के म्रधीन निरहंता से ग्रस्त हो गया है, भीर उस म्रादेश की प्रतियां म्राजींदार को, उस सदस्य को, जिसके संबंध में म्राजीं दी गई है, मीर संबंधित विधान दल के नेता को, यदि कोई हो, परिदत्त या म्राग्रेषित करवाएगा।
- (2) ऐसा प्रत्येक विनिश्चय, जिसमें किसी सदस्य को दसवीं अनुसूची के अधीन निरहंता से प्रस्त घोषित किया गया है सदन को, यदि वह सब्न में है, तुरन्त रिपोर्ट किया जाएगा, और यदि सदन सन्न में नही है तो सदन के पुनः समवेत होने के तुरन्त पश्चात् रिपोर्ट किया जाएगा।
- (3) उप नियम (1) में निर्दिष्ट प्रत्येक विनिश्चय समाचार में प्रकाशित किया जाएगा और राजपत्न में ग्रिधसूचित किया जाएगा तथा महासचिव उस विनिश्चय की प्रतियां भारत के निर्वाचन ग्रायोग को भौर केन्द्रीय सरकार को अग्रेषित करेगा।
- 9. इन नियमों के विस्तृत कार्यकरण के संबंध में निदेश: अध्यक्ष समय-समय पर ऐसे निदेश जारी कर सकेगा, जो वह इन नियमों के विस्तृत कार्यकरण के बारे में आवश्यक समझे।

(हस्ताक्षर)

			प्ररूप	1			
			[देखिंग, नियम 3(	1)(₹)]			- 💃
विधान-दल	कानामः				नत्स्थानी राजनीतिक दल	का नाम	
	त्य का नाम पष्ट ग्रक्षरों में)	पिता/पित का नाम	स्थायी पता		किम राज्य मे निर्वाचित है	किस निर्वाचन क्षे	त्र से निर्यं-
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			प्ररूप—2	\			
		l	[देखिए नियम (3	) (6)]			
सेवा मे,							
ग्रह	यक्ष,						
लो	क मभा।						
महोदय,							
<b>#</b> 13	इन की	(तारीख	) को हुई बैठक	À	———— विषय	पर हुए मतदान में	
4	भी	ससद सदस्य ने जिनकी (विभाज	न संख्या—	! मैंन/मे	भर्यात्	(सदस्य काः	नाम), संसद्
	) है और जो	(राजनीतिक दल (विधान-दल का नाम) के	का नाम) के	सदस्य, (विभाष	तन संख्या	),	/6
सदस्य, तथा	নী	———— (विधान-दल का नाम) के	₹ '	(राजना।तक दल दल का नाम)	ाका नाम) का सदस्य व का नेता/ए <b>क</b> मान्न सदस्य,	117	(ावधान
		्रकरिक किस्ता का विस्ता साम	frâni à for-			- C C	- C N
	रने से विरत रहा	(व्यक्ति/प्राधिकारी/दल द्वारा दिए गए है/रहा हू।	।नदसा क ।वरु	६ उक्त/आधकारा/	दल) का पूज भनुता प्राप	त ।कप् ।बना मतदाः	न ।कया ह/
2		—————————————————————————————————————	नले पर	*†(আ	क्त/प्राधिकारी/दल) द्वारा	विचार किया गया	और उक्त
*मतदान व	ग्नरन/मतदान करन र	ो विरत* रहने को, उसके* द्वारा माप	ठ°ाकथा गया/मा	फ नहां किया गर्य	Γ <b>(</b>		
						भवषीय	

तारीख

<sup>†</sup> अनुप्रयुक्त शब्दों/अंश की काट दें।

<sup>\*</sup> यहा पर, यथास्थिति, ऐसे व्यक्ति, प्राधिकारी, दल का नाम लिखे जिसने निदेश जारी किया है।

प्ररूप--- 3

(देखिए नियम 4)

- 1. सदस्य का नाम (स्पष्ट श्रक्षरों में):
- 2. पिता/पति 🎶 नाम:
- 3. स्थायी पता:
- 4. दिल्ली का पताः
- 5 निर्वाचन/नामनिर्देशन की तारीख:
- 6. जिस दल से संबंद है/हैं---
- (i) निर्वाचन/नाम-निर्देशन की तारीख को ;
- (ii) \*28 फरवरी, 1985 को;
- (iii) इस प्ररूप पर हस्ताक्षर करने की तारीख ।

घोषणा

मैं———यह घोषणा करता हूं कि उपरोक्त ज्ञानकारी सत्य और सही है।

ऊपर दी गई जानकारी में कोई परिवर्तन होने पर, में अध्यक्ष महोदय को तत्काल सूचित् करने का दचन देता हूं।

तारीख:

सदस्य के हस्ताक्षर/अंगूठे का निशान

**प्ररूप---4** [देखिए नियम 5 (1)]

सदस्य का नाम (स्पष्ट ग्रक्षरों में)	•	स्थायी पता	दिल्ली का पता	राज्य जिससे निर्वाचित	निर्वाचन/नाम- निर्देशन की तारीख	जिससे वह संबद्ध है उस राजनीतिक दल का नाम		टिप्पणी
1	2	3	4	5	6	7	8	9

<sup>\*1</sup> मार्च, 1985, भर्थात् संविधात (52वां संशोधन) अधिनियम, 1985 के प्रारम्भ होने की तारीख से पूर्व निर्वाचित या नाम-निर्देशित सदस्यों द्वारा ही भरा जाएगा ।

### LOK SABHA

New Della, the 18th March, 1986

### NUTIFICATION

G.S.R. 510(E).—The Members of Lok Sapha (Disqualification on ground of Defection) kules, 1985, made by the Speaker, Lok Sabha in pursuance of the provisions contained in sub-paragraph (1) of paragraph 8 of the Tenth Schedule to the Constitution of India, which have come into force with effect from 18 March, 1986 are hereby published for general information:—

## "THE MEMBERS OF LOK SABHA (DISQUALIFICATION ON GROUND OF DEFECTION) RULES, 1985

In exercise of the powers conferred by paragraph 8 of the Tenth Schedule to the Constitution or India, the Speaker, Lok Sabha, hereby makes the following rules, namely:—

- 1. Short Title.—These rules may be called the Members of Lok Sabha (Disqualification on ground of Defection) Rules, 1985.
- 2. Definitions.—In these rules, unless the context otherwise requires,—
  - (a) 'Bulletin' means the Bulletin of the House of the People (Lok Sabha);
  - (b) 'Committee' means the Committee of Privileges of the House of the People (Lok Sabha);
  - (c) 'Form' means a form appended to these rules;
  - (d) 'date of commencement', in relation to these rules means the date on which these rules take effect under sub-paragraph (2) of paragraph 8 of the Tenth Schedule;
  - (e) 'House' means the House of the People (Lo's Sabha);
  - (f) 'leader', in relation to a legislature party, means a member of the party chosen by it as its leader and includes any other member of the party authorited by the party to act, in the absence of the leader as, or discharge the functions of, the leader of the party for the purposes of these rules;
  - (g) 'member' means a member of the House of the People (Lok Sabha);
  - (h) 'Tenta Schedule' means the Tenth Schedule to the Constitution of India;
  - (i) 'Secretary-General' means the Secretary-General to the House of the People (Lok Sabha) and includes any person for the time being performing the duties of the Secretary-General.

- 3. Information to be furnished by leader of a legislature party.—(1) The leader of each legislature party (other main a legislature party consisting of only one include) shall, within thirty days after the first stiting of the House, or, where such legislature party is formed after the first sitting, within thirty days theer its formation, or, in either case within such further period as the Speaker may for sufficient cause allow, runnish the following to the Speaker, namely:—
  - (a) a statement (in writing) containing the names of memoers of such legislature party together with other particulars regarding such members as in Form I and the names and designations of the members of such party who have been authorised by it for communicating with the Speaker for purposes of these rules;
  - (b) a copy of the rules and regulations (whether known as such or as consutution or by any other name) of the political party concerned; and
  - (c) where such legislature party has any separate set of rules and regulations (whether known as such or as constitution or by any other name), also a copy of such rules and regulations.
- (2) Where a legislature party consists of only one member, such member shall furnish a copy of the rules and regulations mentioned in clause (b) of sub-rule (1) to the Speaker, within thirty days after the first sitting of the House or, where he has become a member of the House after the first sitting, within thirty days after he has taken his seat in the House, or, in either case within such further period as the Speaker may for sufficient cause allow.
- (3) In the event of any increase in the strength of a legislature party consisting of only one member, the provisions of sub-rule (1) shall apply in relation to such legislature party as if such legislature party had been formed on the first date on which its strength increased.
- (4) Whenever any change takes place in the information furnished by the leader of a legislature party under sub-rule (1) or by a member under sub-rule (2), he shain, within thirty days thereafter, or, within such further period as the Speaker may for sufficient cause allow, furnish in writing information to the Speal er with respect to such change.
- (5) In the case of the House in existence on the date of commencement of these rules, the reference in sub-rule (1) and (2) to the date of the first sitting of the House shall be construed as a reference to the date of commencement of these rules.
- (6) Where a member belonging to any political party votes or abstains from voting in the House contrary to any direction issued by such political party or by any person or authority authorised by it in this behalf, without obtaining, in either case, the prior permission of such political party, person or authority, the leader of the legislature party concerned or where such member is the leader, or as the case

such member, shall, as soon as may be after the expiry of fifteen days from the date of such voting or abstention, and in any case within thirty days from the date of such voting or abstention, inform the Speaker as in Form II whether such voting or abstention has or has not been condoned by such political party, person or authority.

Explanation: A member may be regarded as having abstained from voting only when he, being entitled to vote, voluntarily refrained from voting.

- 4. Information etc. to be furnished by members.—
  (1) Every member who has taken his seat in the House before the date of commencement of these rules shall furnish to the Secretary-General, within thirty days from such date or within such further period as the Speaker may for sufficient cause allow, a statement of particulars and declaration as in Form III.
- (2) Every member who takes his seat in the House after the commencement of these rules shall, before making and subscribing an oath or affirmation under article 99 of the Constitution and taking his scat in the House, deposit with the Secretary-General, his election certificate or, as the case may be, a certified copy of the notification nominating him as a member and also furnish to the Secretary-General a statement of particulars and declaration as in form III.

Explanation: For the purposes of this sub-rule, "Election Certificate" means the certificate of election issued under the Representation of the People Act, 1951 (43 of 1951) and the rules made thereunder.

- (3) A summary of the information furnished by the members under this rule shall be published in the Bulletin and if any discrepancy therein is pointed out to the satisfaction of the Speaker, necessary corrigendum shall be published in the Bulletin.
- 5. Register of information as to members.—
  (1) The Secretary-General shall maintain, as in Form IV, a register based on the information furnished under rules 3 and 4 in relation to the members.
- (2) The information in relation to each member shall be recorded on a separate page in the Register.
- 6. References to be by petitions.—(1) No reference of any question as to whether a member has become subject to disqualification under the Tenth Schedule shall be made except by a petition in relation to such member made in accordance with the provisions of this rule.
- (2) A petition in relation to a member may be made in writing to the Speaker by any other member.

Provided that a netition in relation to the Speaker shall be addressed to the Secretary General.

- (3) The Secretary-General shall,—
  - (a) as soon as may be after the receipt of a petition under the proviso to sub rule (2) make a report in respect thereof to the House; and

- (b) as soon as may be after the House has elected a member in pursuance of the proviso to sub-paragraph (1) of paragraph 6 of the Tenth Schedule place the petition before such member.
- (4) Before making any petition in relation to any member, the petitioner shall satisfy himself that there are reasonable grounds for believing that a question has arisen as to whether such member has become subject to disqualification under the Tenth Schedule.
  - (5) Every petition,—
    - (a) shall contain a concise statement of the material facts on which the petitioner relies;
       and
    - (b) shall be accompanied by copies of the documentary evidence, if any, on which the petitioner relies and where the petitioner relies on any information furnished to him by any person, a statement containing the names and addresses of such persons and the gist of such information as furnihsed by each such person.
- (6) Every petition shall be signed by the petitioner and verified in the manner laid down in the Code of Civil Procedure, 1903 (5 of 1908), for the verification of pleadings.
- (7) Every annexure to the petition shall also be signed by the petitioner and verified in the same manner as the petition.
- 7. Procedure.—(1) On receipt of a petition under rule 6, the Speaker shall consider whether the petition complies with the requirements of that rule.
- (2) If the petition does not comply with the requirements of rule 6, the Speaker shall dismiss the petition and intimate the petitioner accordingly.
- (3) If the petition complies with the requirements of rule 6, the Speaker shall cause copies of the petition and of the annexures thereto to be forwarded,—
  - (a) to the member in relation to whom the petition has been made; and
  - (b) where such member belongs to any legislature party and such petition has not been made by the leader thereof, also to such leader, and such member or leader shall, within seven days of the receipt of such copies. or within such further period as the Speaker may for sufficient cause allow, forward his comments in writing thereon to the Speaker.
- (4) After considering the comments, if any, in relation to the petition, received under sub-rule (3) within the period allowed (whether originally or on extension under that sub-rule), the Speaker may either proceed to determine the question or, if he is satisfied, having regard to the nature and circumstances of the case that it is necessary or expedient

so to do, refer the petition to the Committee for making a preliminary inquiry and submitting a report to him.

- (5) The Speaker shall, as soon as may be after referring a pention to the Committee under sub-rule (4), intimate the petitioner accordingly and make an announcement with respect of such reference in the House or, if the House is not then in session, cause the information as to the reference to be published in the Bulletin.
- (6) Where the Speaker makes a reference under sub-rule (4) to the Committee, he shall proceed to determine the question as soon as may be after receipt of the report from the Committee.
- (7) The procedure which shall be followed by the Speaker for determining any question and the procedure which shall be followed by the Committee for the purpose of making a preliminary inquiry under sub-rule (4) shall be, so far as may be, the same as the procedure for inquiry and determination by the Committee of any ques ion as to breach of privilege of the House by a member, and neither the Speaker nor the Committee shall come to any finding that a member has become subject to disqualification under the Tenth Schedule without affording a reasonable opportunity to such member to represent his case and to be heard in person.
- (8) The provisions of sub-rules (1) to (7) shall apply with respect to a petition in relation to the Speaker as they apply with respect to a petition in relation to any other member and for this purpose, reference to the Speaker in these sub-rules shall be construed as including references to the member

- elected by the House under the proviso to subparagraph (1) of paragraph 6 of the Tenth Schedule.
- 8. Decision on petitions.—(1) At the conclusion of the consideration of the petition, the Speaker or, as the case may be, the member elected under the proviso to sub-paragraph (1) of paragraph 6 of the Tenth Schedule shall be order in writing,—
  - (a) dismiss the petition, or
  - (b) declare that the member in relation to whom the petition has been made has become subject to disqualification under the Tenth Schedule, and cause copies of the order to be delivered or forwarded to the petitioner, the member in relation to whom the petition has been made and to the leader of the legislature party, if any, concerned.
- (2) Every decision declaring a member to have become subject to disqualification under the Tenth Schedule shall be reported to the House forthwith if the House is in session, and if the House is not in session, immediately after the House reassembles.
- (3) Every decision referred to in sub-rule (1) shall be published in the Bulletin and notified in the Official Gazette and copies of such decision forwarded by the Secretary-General to the Election Commission of India and the Central Government.
- 9. Directions as to detailed working of these rules.—The Speaker may, from time to time, issue such directions as he may consider necessary in regard to the detailed working of these rules.

### FORM I

[See Rule 3(1)(a)]

Name of the Legislature Party:

Name of the corresponding political party:

	e of the Member ock letters)	Father's/ husband's name	Permanent Address	Name of the State from which elected	Name of the Constituency from which elected.	
(1)	(2)	(3)	(4)	(5)	(6)	

Date:

Date:

# FORM II

	[See Rule 3(6)]
T	
	The Speaker, Lok Sabha.
Si	r
(s	At the sitting of the House held on
() ()	M.P. tI, (name of the member)  Division No. ) M.P., (Division No. ), member of (name of the political party)  name of political party), and member of (name of legislature party) had voted/abstained from (name of legislature party) voted/abstained from
V	oting, voting,
	entrary to the direction issued by
*(	2. On (date) the aforesaid matter was considered by the person/authority/party) and the said tvoting/abstention was tcondoned/was not condoned by thim/it.
	Yours faithfully,
Da	ate: (Signature)
†S	trike out inappropriate words/portions.
*()	Here mention the name of the person/authority/party, as the case may be, who had issued the direction).
	FORM III
	(See Rule 4)
1.	Name of the member (in block letters):
2.	Father's/husband's name:
3.	Permanent Address:
4.	Delhi Address:
5.	Date of election/nomination:
б.	Party affiliation as on—
	(i) Date of election/nomination:
	(ii) The *28th February, 1985:
	(iii) Date of signing this form:
	DECLARATION
	Ihereby declare that the information given above is true and correct.
	In the event of any change in the information above, I undertake to intimate the Speaker immediately.

Signature/thumb impression of member

<sup>\*</sup>To be filled in only by member elected or nominated before the 1st March, 1985, being the date of commencement of the Constitution (52nd Amendment) Act, 1985.

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# FORM IV

# [See Rule 5(1)]

Name of the member (in block letters)	Father's/ husband's name	Permanent Address	Delhi Address	Name of the State from which elected	Date of election/nomination	Name cf political party to which he belongs	Name of legislature party to which he belongs	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)

[F.No. 17C/I/85-86]

SUBHASH C. KASHYAP, Secretary-General."